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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/828,416	04/21/2004	Nobuhiro Nakamura	252144US-2 CONT	4529
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET			EXAMINER	
			GUHARAY, KARABI	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
		2879		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 12/		12/26/2006	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/828,416	NAKAMURA, NOBUHIRO				
		Examiner	Art Unit				
	·	Karabi Guharay	2879				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAnsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. operiod for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be time rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)[🛛	Responsive to communication(s) filed on <i>Amer</i>	ndment filed on 13 October 2006					
	<u> </u>	action is non-final.	•				
3)□	, 		secution as to the merits is				
<u>ا</u>	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)🖂	4)⊠ Claim(s) <u>1-8,10-12 and 14-29</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)							
6)🖂	-						
7)							
8)	Claim(s) are subject to restriction and/or	r election requirement.	·				
Applicat	ion Papers						
9)[The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1:85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority (under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen							
	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary Paper No(s)/Mail Da					
3) 🔯 Information Disclosure Statement(s) (PTO/SB/08) 5) 🖳 Notice of Informal Patent Application							
Paper No(s)/Mail Date <u>12/4/2006</u> . 6)							

Art Unit: 2879

Response to Amendment

Amendment, filed on 13 October 2006 has been considered and entered.

Claims 1 & 11 are amended.

New claims 23-29 are added.

Information Disclosure Statement

IDS, filed on 4 December 2006 has been considered and signed copy is attached.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6, 10-12, 14-18 and 21-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagayama (JP 2000-243558), and further in view of Iyama (JP 09-138424).

Regarding claims 1-4, 10-11,14-16 and 21, Nagayama teaches an organic EL (Fig 1-3 & 5) display element comprising a first conductive layer 9, a second a second conductive layer (5), made of transparent ITO, opposed to the first conductive layer 9, a driving current circuit (see paragraph 0003) connecting terminal (15) connected electrically with the first electrode (9) via supplementary wire (16), and an organic EL layer (7) disposed between first and second conductive layer, wherein the supplementary layer at least has one surface layer containing Mo (see Abstract & paragraph 8), where the second conductive layer (5) is made of a same material (ITO)

Art Unit: 2879

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as the driving current circuit connecting terminal (15 is also made of ITO) or supplemental wire comprises at least 3 layers including including a layer containing Mo or MO alloy, a layer of Al or Al alloy as claimed in claim 11.

But Nagayama is silent about the supplemental wire (16) has a different composition from the remainder of the supplemental wire or supplemental wire comprises at least 3 layers including a layer containing Mo or Mo alloy, and a layer of Al or Al alloy formed below the Mo layer.

However, in the same field of display device, Iyama discloses wiring pattern for driving a display having a metal electrode comprising at least 3 layers (17, 18 & 19 of Fig 2f) first and third metal thin film layer made of Mo (17 & 19), a layer (18) of Al or Al alloy (second metal thin film layer) formed below the layer of Mo, on the transparent layer (16). Further Iyama teaches that such type of multilayer wiring extremely lower the occurrence rate of display defect by preventing erosion of transparent and metallic thin film electrode, (see English Abstract).

Thus it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate a multi-layer supplemental wire on the transparent layer (15) of the Nagayama's device since this will significantly prevent erosion of transparent electrode and metal thin film.

Regarding claims 5 & 17, Nagayama discloses that the first conductive layer (9) is connected to an etched surface of the layer containing Mo (layer 16, see paragraph 13).

Art Unit: 2879

Regarding claims 6 & 18, Nagayama discloses that a portion o the first conductive layer (9) connected to the layer containing Mo is defined by an insulating film (see paragraph 13).

Regarding claims 12 & 22, Nagayama discloses an organic EL display device and a driving circuit for driving EL element (though circuit is not shown in drawing it is connected to 11 for driving the display).

Regarding claims 23 & 26, Nagayama discloses an organic electroluminescent device comprising several pixels (see Fig 1) having several supplemental wires, however, does not disclose the number of wires, however, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have at least 30 supplemental wires to form a large display.

Regarding claims 24 & 27, Nagayama discloses a passive matrix EL display and discloses that the electrode leading part 11 is made of high melting point metal (paragraph 9), and further teaches in paragraph [0003] that large current is flowing through the conductors via supplemental wire (11) so low resistance material is chosen, thus it is configured to carry a driving current of at least 50 mA of current.

Regarding claims 25 & 28, Nagayama discloses that the material of the one surface layer is a two-component alloy (paragraph 9).

Regarding claim 29, Nagayama teaches an organic EL (Fig 1-3 & 5) display element comprising a first conductive layer 9, a second a second conductive layer (5), made of transparent ITO, opposed to the first conductive layer 9, a driving current circuit (see paragraph 0003) connecting terminal (15) connected electrically with the first

Art Unit: 2879

electrode (9) via supplementary wire (16), and an organic EL layer (7) disposed between first and second conductive layer, wherein the supplementary layer at least has one surface layer containing Mo (see Abstract & paragraph 8), an inner side of the second conductive layer (5) is covered by the insulating film pattern (19) and the second conductive layer is in electrical contact with the first conductive layer (9) at a contact point in the insulation film (see Fig 7, paragraph 13).

But Nagayama is silent about the supplemental wire (16) has a different composition from the remainder of the supplemental wire.

However, in the same field of display device, Iyama discloses wiring pattern for driving a display having a metal electrode comprising at least 3 layers (17, 18 & 19 of Fig 2f) first and third metal thin film layer made of Mo (17 & 19), a layer (18) of Al or Al alloy (second metal thin film layer) formed below the layer of Mo, on the transparent layer (16). Further Iyama teaches that such type of multilayer wiring extremely lower the occurrence rate of display defect by preventing erosion of transparent and metallic thin film electrode, (see English Abstract).

Thus it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate a multi-layer supplemental wire on the transparent layer (15) of the Nagayama's device since this will significantly prevent erosion of transparent electrode and metal thin film.

Claims 7,8, 19 & 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagayama, as applied to claim 1, in view of Codama et al. (U.S. 6,1 14,805).

Art Unit: 2879

Regarding claims 7 & 19, Nagayama teaches all of the limitations of claim 7, but fails to teach that the Mo alloy contains Nb.

Codama et al. in the analogous ad teaches wherein the Mo alloy contains Nb (col. 8 lines 39-47; col. 8 line 30). Additionally, Codama et al. teaches incorporation of such a Mo alloy contains Nb to improve the thin film resistance of interconnection electrode (col. 8 lines 30-50) and provide a working interconnection electrode. Note choose an Mo alloy with Nb where is 10% at%.

Consequently it would have been obvious to a person having ordinary skill in the art at the time the invention was made to use wherein the Mo alloy contains Nb in the auxiliary electrode of Hosokawa, since such a modification would improve the thin film resistance of interconnection electrode and provide a working interconnection electrode as taught by Codama et al.

Regarding claims 8 & 20, Codama discloses wherein the content of Nb in the Mo alloy is 5 to 20 atomic %. This claim is rejected for the same reasons found in claim 7.

Response to Arguments

Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Application/Control Number: 10/828,416 Page 7

Art Unit: 2879

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karabi Guharay whose telephone number is 571-272-2452. The examiner can normally be reached on Monday-Friday 9:00 am - 5:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nimeshkumar D. Patel can be reached on 571-272-2457. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Karabi Guharay Primary Examiner Art Unit 2879 12/19/06